

The Gazette of India

PUBLISHED BY AUTHORITY

No. 4] NEW DELHI, SATURDAY, JANUARY 25, 1964 (MAGHA 5, 1885)

PART IV

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE OM OILS & OILSEEDS EXCHANGE LTD., DELHI.

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with S.O. 1162, dated the 4th May 1960, has been obtained to the following amendment made to the Byelaws of the Om Oils & Oilseeds Exchange Ltd., Delhi.

Amendment

After Bye-law 244B, the following new Bye-law shall be inserted as Bye-law 244C, viz.:—

"244C.—For the purposes of November 1963, delivery of Laha Hedge Contract, the provisions of Byc-laws 94, 95, 96, 97, 123AA, 127, 128A, 135, 139, 141A, 148 and 152 as they stood immediately before the 23rd October 1963 (the date of approval of the Secretary, Forward Markets Commission) shall be applicable and for the purpose of May 1964 and subsequent deliveries of Laha Hedge Contract, the said Byelaws as amended on the aforesaid date shall be applicable."

In pursuance of proviso to Sub-section 4 of Section 11 of the said Act, the approval of the Secretary, Forward Markets Commission has been obtained for dispensing with the condition of previous publication of the above amendment in the interest of trade.

Sd./- ILLEGIBLE

Secretary

Om Oils & Oilseeds Exchange Ltd., Delhi

Dated: 6th November 1963.

NOTIFICATION BY THE OM OILS & OILSEEDS EXCHANGE LTD., DELHI.

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry, S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Om Oils & Oilseeds Exchange Ltd., Delhi, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendment

- I. In Bye-law 94, in clause (a), sub-clauses (ii) and (iii) shall be substituted by the following:—
 - "(ii) Lotni or Desi (irrespective of the place of production) of the average quality of the crop of the same year for which the contract has been entered into containing 75 per cent bold seed

- and 20 per cent small seed and 5 per cent laha seed shall be tenderable at an 'on' allowance of 5 per cent of the price, and if taha seed content ranges between 5 and 30 per cent it shall be tenderable at an 'off' allowance of 5 nP. per each percentage increase payable by the seller. If laha, seed content exceeds 30 per cent, the goods shall have to be weighed as laha and if the seller fails to weigh them, he shall have to pay a penalty to the buyer (a) Re. I per 40 kg. which shall be inclusive of penalty provided under Byelaw No. 130(a).
- (iii) Lotni or Desi (irrespective of place of production) of the average quality of the crop of the same year for which the contract has been entered into and containing small seed more than 20 per cent up to a maximum of 30 per cent and subject to an 'off' allowance (\$\bar{a}\$' 5 nP. per 40 kg. for each such percentage increase over the rate mentioned in clause (a) (ii) above, and over and above 30 per cent shall be rejected; and containing bold seed more than 75 per cent up to a maximum of 85 per cent shall be tenderable subject to an 'on' allowance of 5 nP. for each such percentage increase, and containing bold seed above 85 per cent shall be tenderable free of any 'on' allowance but in that case 'on' allowance up to 85 per cent shall be permissible to the seller."
- II. In Bye-law 94, in clause (a), after sub-clause (iii) the following new sub-clause shall be added as sub-clause (iv), viz.:—
 - "(iv) The set of sieves that will be used for differentiating Bold and small seeds, refraction allowances, etc. are as follows:—

Sieve No. 91 for food grains, etc.

Sieve No. 71 for Bold seeds of Lotni or Desi.

Sieve No. 61 for Bold seeds of laha.

Sieve No. 6 for Small seeds of laha.

Sieve No. 51 for dust etc.

The Sieves referred to above shall be in accordance with the British Standard (made in England)."

III. In Bye-law 95, clauses (a) and (b) shall be substituted by the following clauses, viz.,

"95(a) The Hedge Contract shall be for delivery at Dethi. But the seller shall have the option of delivering goods at the out-station centres mentioned below in accordance with the provisions of these bye-laws and if he chooses to deliver at outstation centres, he shall do so by specifying the same in the delivery order submitted by him under Bye-law No. 123(a).

Palwal, Rohtak, Sirsa, Rewari, Badlada, Dabwali, Bhatinda, Barnala, Abohar, Mansa, Maur, Tohana, Gidarbaha, Kotkapura, Rampuraphool, Jaitu, Hissar, Sonepat, Bahadargarh and Ballabhgarh.

L/G236GI/63

- (b) The boundaries of Delhi for the purposes of delivery of goods shall be as under:—
 - (i) Up to Jamna Bridge.
 - (ii) Up to Karol Bagh.
 - (iii) Up to Azadpur- including Model Town and Rana Partap Bagh.
 - (iv) Up to Ajmeri Gate.
 - (v) Up to Delhi Gate.
 - (vi) Within a radius distance of 1 mile from Railway station of Shahdara (subject to the limits of Municipal Corporation of Delhi).
 - (vii) Up to Tilak Nagar (exclusive) on Najafgarh Road.
 - (viii) Delivery can be effected in Narela (within the limits of the Former Notified Area Committee) but the seller shall have to pay 15 nP. per 40 kg. to the buyer in lieu of transportation charges for bringing the goods from Narela to Delhi. In other words it means that the said 15 nP. per 40 kg. shall be deducted by the buyer from the due date rate payable to the seller."
- IV. In Bye-law 95, after clause (c), the following new clause shall be added as clause (d), namely:—
 - "(d) In case delivery is effected at Delhi (Delhi covering area as specified in Bye-law 95(b) hereinabove), the buyer shall pay to the seller Dami at the fixed rate of 1½% of the price fixed for delivery purposes after determining the necessary 'on' and 'off' allowances."
- V. In Bye-law 96, for clause (a) the following shall be substituted:—
- "96(a) On the due date of the hedge contract, the due date rate shall be fixed by the Board on the basis of the spot rate at Delhi excluding Dami, Tulai or Nawa at the fixed rate of 1½% of the spot rate, for the basic variety of hedge contract without considering the cost of bagging etc. and taking into account the spot prices prevailing at the delivery centres under Bye-law No. 95(a) excepting Sonepat, Bahadargarh and Ballabhgarh after adding the following charges:—
 - (i) Dami, Tulai or Nawa according to the custom of that market.
 - (ii) Deleted.
 - (iii) Handling charges at the fixed rate of 25 nP. per 40 kg.
 - (iv) Railway freight including surcharges, if any, of full wagon from despatching centres to Delhi.
 - (v) Octroi levied by Delhi Municipal Corporation from time to time."
- VI. In Bye-law 97, for clauses (i) and (ii) the following clauses shall be substituted, namely:—
- "97(i) For the purposes of kacha touch as provided in Bye-law 127(f) and final survey as provided in Bye-law 139 and 148 before weighment, the conditions of refractions, allowances, and rejection shall be as under:—
 - (a) Grass and other food grains up to 1 per cent shall be accepted free, and goods containing grass and other food grains over 1 per cent shall be rejected for delivery.
 - (b) Tara Mira up to 1 per cent shall be accepted free, over 1 per cent but up to 2 per cent shall be accepted at an 'off' allowance of 50 per cent of the price and goods containing tara mira over 2 per cent shall be rejected for delivery.
 - (c) Damaged seed up to 1 per cent shall be accepted free, over 1 per cent but up to 2 per cent shall be accepted at an 'off' allowance to the full extent of the price and goods containing damaged seed over 2 per cent shall be rejected for delivery.
 - (d) Dead seed up to 1 per cent shall be accepted free, over 1 per cent but up to 2 per cent shall be accepted at an 'off' allowance to the full extent of the price and goods containing dead seed over 2 per cent shall be rejected for delivery.
 - (e) Dirt up to 2 per cent shall be accepted free, over 2 per cent but up to 3 per cent shall be accepted at an 'off' allowance to the full extent of the price and goods containing dirt over 3 per cent shall be rejected for delivery.

- (f) Fulla up to 1 per cent shall be accepted free, and goods containing fulla over 1 per cent shall be rejected for delivery.
- (g) Goods containing argemone (Satyanasi) seed shall be rejected.
- (h) Goods containing black toria seed up to 5 per cent shall be accepted free and over 5 per cent at an 'off' allowance of 50 per cent of the price.
- (i) Brown toria seeds up to 1 per cent shall be accepted free, over 1 per cent but up to 3 per cent shall be accepted at an 'off' allowance of 50 per cent of the price and goods containing brown toria seeds over 3 per cent shall be rejected for delivery.
- (j) Goods containing Sita-sarson up to 1 per cent shall be accepted at an 'off' allowance to the full extent of the price of Sita-sarson and goods containing Sita-sarson above 1 per cent shall be rejected for delivery.
- (ii) In regard to analysis after weighment as provided in Bye-law 139 and 148 the conditions of refractions and allowance shall be as under:—
 - (a) Grass and other food grains up to 1 per cent shall be accepted free and over 1 per cent shall be-accepted at an 'off' allowance to the full extent of the price.
 - (b) Tara Mira up to 1 per cent shall be accepted free and over 1 per cent shall be accepted at an 'off' allowance of 50 per cent of the price.
 - (c) Damaged seed up to 1 per cent shall be accepted at ed free and over 1 per cent shall be accepted at an 'off' allowance to the full extent of the price.
 - (d) Dead seed up to 1 per cent shall be accepted free and over 1 per cent shall be accepted at an 'off' allowance to the full extent of the price.
 - (e) Dirt up to 2 per cent shall be accepted free and over 2 per cent shall be accepted at an 'off' allowance to the full extent of the price.
 - (f) Fulla up to 1 per cent shall be accepted free and over 1 per cent shall be accepted at an 'off' allowance to the full extent of the price.
 - (g) Goods containing black toria seeds up to 5 per cent shall be accepted free and over 5 per cent shall be accepted at an 'off' allowance of 50 per cent of the price.
 - (h) Goods containing brown toria seeds up to 1 per cent shall be accepted free and over 1 per cent shall be accepted at an 'off' allowance of 50 per cent of the price.
 - (i) Goods containing Sita-sarson up to 1 per cent and above shall be accepted at an 'off' allowance to the full extent of the price of Sita-sarson."
 - VII. In Bye-law 97, clause (iii) shall be deleted.

VIII. In Bye-law 127, for clause (f) the following shall be substituted, namely:—

"(f) If there is any dispute between the buyer and the seller regarding refraction, quality, the employee of the Company authorised in this behalf shall ascertain kacha touch of the goods tendered. The sample for the purposes of kacha touch shall be drawn by the buyer before weighment of goods @ 1 Kg. per unit of 4,000 kilograms, at different spots of lot. If on kacha touch, the goods are either passed or rejected by the employee of the company, the party who is not satisfied with the decision of the employee of the company for final survey under Bye-law 148 of the Bye-laws of the Exchange, stating his objections clearly and specifically. If the seller wishes to store his goods in bags, he can do so and the buyer shall have the right to mark the bags to ensure identity of the goods, but if the buyer fails to mark the bags, he shall not be allowed to object at a subsequent stage that the goods have been changed or replaced by the seller. If the goods are passed by the surveyors, the buyer shall arrange for immediate weighment of the goods and shall also pay Rs. 10 to the seller for each unit passed by the surveyors. The seller shall afford all facilities for storing goods of the buyer in his godown at his (seller's) risk for two days after completion of the weighment of the

goods in each godown. If the buyer fails to remove the goods from the godown within the time prescribed hereinabove, the seller shall be entitled to charge from the buyer rent (a) 3 nP. per bag per day and the goods shall thereafter be at the risk of the buyer. If the goods are rejected the provisions of Bye-law No. 130(a) shall apply."

IX. After Bye-law 123A, the following new Bye-law shall be added as Bye-law 123AA, namely:—

"123AA. The final adjustment of accounts relating to the preparation of bills regarding the goods delivered shall be recorded and effected between the seller and the buyer on the basis of due date rate as fixed under Bye-law 96(a) and after determining the necessary 'on' and 'off' allowances."

X. After Bye-law 128, the following new Bye-law shall be added as Bye-law 128A, namely:—.

"128A. If the seller or buyer is not a dealer registered under the Sales Tax Act, he shall tender goods or received goods, as the case may be, only through a dealer registered under the Sales Tax Act. The buyer shall not be required to pay marketing fees, if any, fixed in the centre of delivery to the seller."

XI. In Bye-law 135, clause (i) shall be deleted

XII. Byc-law 139 shall be substituted by the following Bye-law, namely:—

"139. If either the buyer or the seller does not agree with the refraction, quality etc. of the goods as ascertained in the kacha touch in accordance with Byc-law 127(f), the employee of the Company shall seal the said samples drawn already by the buyer in presence of both the parties, under their signatures for purposes of final survey. The said samples shall be brought to the office of the Company for purposes of final survey and/or its analysis. Analysis fee of Rs. 6 per sample shall be borne by the seller and buyer equally."

XIII. After Byc-law 141, the following new bye-law shall be added as Bye-law 141A, viz.,

"141A. If a dispute has arisen between the buyer and the seller under Bye-law No. 127(f), the seller shall immediately have to place the remaining units offered in that Mandi, in heaps for purposes of their delivery without waiting for decision in respect of the dispute."

XIV. In Bye-law No. 148, the words "after weighment" appearing after the words "refraction and quality" and before the words "shall be referred" shall be deleted.

XV. Bye-law No. 152, shall be substituted by the following Bye-law, namely:—

"152. The surveyors shall complete survey within 2 working days from the receipt of intimation for survey."

Sd./- ILLEGIBLE

Secretary

Om Oils and Oilseeds Exchange Ltd., Delhi

Dated: 6th November 1963.

LOSTS

The Government Promissory Note(s) No(s) MS 010492, MS010493 & MS010494 of the 3½ per cent National Plan Loan 1964 for Rs. 1,000 each originally standing in the name of Imperial Bank of India and last endorsed to S. R. Kandaswamy the proprietor by whom they were never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicate(s) in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of advertiser: S. R. Kandaswamy,

Residence: Singarampalayam, P.O. vla Kinathukadavu.

Pollachi taluk, Coimbatore District The Government Promissory Note No. BY 001880 of the 4% loan of 1980 for Rs. 5,000 originally standing in the name of the Reserve Bank of India and last endorsed to J. T. Lalvani, H. K. Malkani, B. J. Advani, M. R. K. Murti and R. N. Ramaswamy, the proprietors, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the Advertiser: The Trustees, J. B. Advani & Co. Pvt. Ltd. Staff Provident Fund.

Residence: Advani Chambers, Sir P. M. Road, Bombay-1.

The Government Promissory Notes Nos. BL002004-6 of the 3% Conversion Loan 1946 for Rs. 2500; Rs. 300 and Rs. 2500 respectively, originally standing in the name of Dattatraya Ramachandra Bendre, the Proprietor by whom they were never endorsed to any other person having been lost, notice is hereby given that the payment of the above notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bangalore and that the application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the Advertiser: D. R. Bendre.

Residence: Sadhankeri, Dharwar.

The undernoted Government Promissory Notes last endorsed in the names of the proprietors as shown thereagainst, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the undermentioned Notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay, and that application is about to be made for the issue of Duplicates in favour of the proprietors. The Public are cautioned against purchasing or otherwise dealing with the undermentioned securities.

No. of G.P. Note	Loan	Amount Rs.	Originally stand ing in the name of	
BY 122804/805	5.3½% Los 1964.	an 25,000/ each.	Adenwalla, Amy Meherjee Aden- walla and Coomi Meher- jee Adenwa- lla,	herjee Rut- tonjse Aden- walla, Amy Moherjee Ad-
BY 102502	do	10,000/-	Reserve Bank of India.	Do
BY 119905	do	5,000/-	Tehmina Meh- erjee Ruttonjee Adenwalla,	D ₀
BY 200766	3% Con. 1946.	5,000/-	Mercantile Bank of India Ltd.	Do
BY 201220/221	đo	1,000/- each.	Reserve Bank of India	\mathbf{D}_{0}
BY 201201/202	do .	100/- each.	do	Do
BY 001727	3‡%Loan 1967.	10,000/-	Bank of Baroda 'Ltd.	Ichmina Meherjee Ruttonjee Adenwalla, Jer Meherjee Adenwalla and Coomi Meherjee Adenwalla.
BY 001695	-do-	10,000/-	Allahabad Bank	-do-

Name of Advertiser: Mrs. Tehmina Meherjoe Ruttonjoe Adenwalla and others.

Ltd.

Residents: "Wyoming", Little Gibbs Road, Bombay-6.

The Government Promissory Note No. MS008571 and MS012567 of the 3 per cent Firs Dev. Loan 1970—75 of Rs. 500 each originally standing in the name of Reserve Bank of India and last endorsed to Smt. Garuda Narasamma the proprietrix by whom they were never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicate(s) in favour of the proprietrix. The public are cautioned against purchasing or otherwise dealing with the abovementioned securities.

Name of the advertiser: Smt. Garuda Narasamma.

Residence: 18/97, Chinnamyari Street, Visakhapatnam.

STOLEN

The Government Promissory Note No. CA150487 of the 3 per cent loan of 1946 for Rs. 2000 originally standing in the name of Indra Chandra Dey, the proprietor by whom it was never endorsed to any other person, having been stolen, notice is hereby given that payment of the above Note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Signature of the Advertiser—Indra Chandra Dey. Residence—4, Goabagan Street, Calcutta-6.

CHANGE OF NAMES

I, hitherto known as Miss Vijaylila daughter of Shri Madan G. Rele employed as Telephone Operator in Bombay Telephone residing at House No. 48, Cow Lane, Mughhat, Bombay-4, have changed my name and shall hereafter be known as Mrs. Shubhada Vishwasen Rupjee.

V. M. RELE (Sd. in existing name)

"I hitherto known as Y. G. COLLINS, daughter of Shri J. H. BAMFORD, employed as TELEGRAPHIST in CENTRAL TELEGRAPH OFFICE, MADRAS and residing at 92/4, Mettu Street, St. Thomas Mount, Madras-16, have changed my name and shall hereafter be known as Y. G. ROZARIO."

Y. G. COLLINS

Here in after I, shall be known for all purposes as Babu Narayan Balwadkar in place of Yama Narayan Balwadkar.

L.T.I. of YAMA NARAYAN BALWADKAR

I, hitherto known as Jitendra Chandra Nama Sarma son of Shri Bipin Chandra Nama Sarma, employed as Assistant Station Master at Khotkhoti Stn. under DOS Lumding, residing at Khotkhoti Rly. Station, P.O. Manipur Road, Nagaland, have changed my sirname and shall hereafter be known as Shri Jitendra Chandra Biswas.

JITENDRA CHANDRA NAMA SARMA (Sd. in existing name)

I, hitherto known as HIRA BHAI, son of LALA-BHAI VANKAR employed as Clerk, Balasinor, Post Office, Balasinor, have changed my name and shall hereafter be known as HIRABHAI LALABHAI VAGHELA.

"I hitherto known as RAMPRASAD, son of Shri NEPAL SINGH, employed as LINEMAN in Govt. TELEPHONE EXCHANGE, P.O. DURGAPUR-2, DISTT. BURDHAMAN, residing at Qrs. No. G-53/1, Coke-Oven Colony, DURGAPUR-2, Distt. BURDHAMAN have changed my name and shall hereafter be known as RAMPRASAD SINGH."

RAMPRASAD (Sd. in existing name)

I, hitherto known as Sadhan Krishna Mondal son of Shri Biswanath Mondal, employed as SS/Wood Machinist in Liluaw Workshop, E. Rly., residing at Village Makla, (Harishava) P.O. Raghunathpur. P. S. Uttarpara, (Hooghly), W. Bengal, have changed my name and shall hereafter be known as Ratan Krishna Mondal.

SADHAN KRISHNA MANDAL F1-107 E. Riy.

(Sd. in existing name)

"I hitherto known as Mahipal son of Shri Sher Singh, employed as P. Way Khalasi in P. W. I. N. Rly., New Delhi, have changed my name and shall hereafter be known as Satya Pal."

MAHIPAL

I, Varan Singh Rajput, s/o Shri Mangoo Lal, r/o 149-C, Timarpur, Delhi have changed my name to Varan Singh.

VARAN SINGH

I, hitherto known as NARAYAN SWAROOP son of Shri RAGHUBAR DAYAL residing at 10, Tees January Marg, New Delhi, have changed my name and shall hereafter be known as NARAYAN DEEPAK DAYAL.

N. SWAROOP

I, hi(herto known as RASHID son of Shri SADIQ employed as YCC No. 5740 in Loco foreman's office, BSL, residing at Augwalla, Chal No. 273, Bhusawal (C. Rly.), have changed my name and shall hereafter be known as SHAIKH SULTAN SHAIKH BIPAT.

RASHID SADIQ

I, Prem Ballabh s/o Shri Krishna Nand Paliwal, employee of the Central Telegraph Office, New Delhi be hereafter known as Prem Ballabh Paliwal s/o Shri Krishna Nand Paliwal.

I, hitherto known as V. MADHAVAN NAIR son of Shri VALAYUDHAN PILLAI employed as Civilian Sanitary Inspector in Station Health Organisation, Wellington residing at Wellington (Nilgiris), have changed my name and shall hereafter be known as V. MADHU.

V. MADHAVAN NAIR

Consequent on the marriage Kurn. Yeshwanti Vishnu Gokhale desires to be known and addressed as Smt. Alka Pravin Kale.

I, the undersigned, VASANT son of MAHADEVAPPA UPARE notify to the public that I have changed my name to MOHAMMAD YUSUF son of MAHADEVAPPA UPARE on my own desire.

Hubli, 16-12-1963.

V. UPARE

Gangman, Gang No. 8, Yelvigi (S. Rly.).

I. D. S. Jayaraj s/o Shri E. A. Pichaipillai, changed my name as Mohamed Jafer. Henceforth I will be known as Mohamed Jafer.

I, hitherto known as KAN LAL GAMBHIR son of Shri SADHU RAM GAMBHIR employed as Clerk in C.H.S. Dispensary, Dev Nagar, residing at H. No. 104, Rajindra Market, Tiss Hazari, Delhi-6, have changed my name and shall hereafter be known as KRISHAN GAMBHIR.

K. L. GAMBHIR (Sd. in existing name)

I, hitherto known as REMAL DASS ARORA son of Shri Teck Chand employed as Sub-Inspector in Central Excise, Fateh Nagar, Distt. Udaipur, Rajasthan, have changed my name and shall hereafter be known as REMAL DASS KALRA.

PUBLIC NOTICE

Delhi-6, the 15th January 1964

The Public is hereby informed that the partnership firm carrying on business in the name of "H. B. Malkani & Co." at Chandni Chowk, Delhi-6, is dissolved. The partners Smt. Prakash Wati, w/o Shri Chuni Lal, Smt. Sushila Devi, w/o Shri Indernath, Smt. Durga Devi, w/o Shri Charandas Puri have retired from the said Partnership. Shri H. B. Malkani is now the sole proprietor of the said Company.

RADHEYLAL AGGARWAL Advocate for H. B. Malkani

NOTICES

Notice is hereby given for information of all concerned that Atlas Trade & Industrial Co. of India Private Ltd., Karol Bagh, New Delhi, is declared in liquidation and is wound up voluntarily *vide* special resolution passed on 17th January 1964.

Notice is hereby given for information of all concerned that I, Amolak Raj, of 65/50, Rohtak Road, New Delhi-5, have been appointed as liquidator of Atlas Trade & Industrial Co. of India Private Ltd., New Delhi-5.

		•		
v				
		*		
-				
	•			